INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

International application No. Internation			FOR FURTHER ACTIO		cation of Transmittal of International y Examination Report (Form PCT/IPEA/416)					
			International filing date (day/n 12.12.2003	onth/year)	Priority date (day/month/year) 20.12.2002					
Internatio C10G6		nt Classification (IPC) o	r both national classification and IP	С						
Applicant ENI S.F										
1. Th Au	is interr thority	national preliminary e and is transmitted to	xamination report has been pre the applicant according to Artic	pared by this e 36.	International Preliminary Examining					
2. Th	2. This REPORT consists of a total of 5 sheets, including this cover sheet.									
	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).									
Th	iese ani	nexes consist of a tot	al of sheets.							
3. Th	is repo	rt contains indications	s relating to the following items:	, -						
1	\boxtimes	Basis of the opinior	1							
l II	\boxtimes	Priority								
111		Non-establishment	of opinion with regard to novelt	y, inventive s	tep and industrial applicability					
IV		Lack of unity of inve	ention	•						
٧	\boxtimes		nt under Rule 66.2(a)(ii) with re nations supporting such statem		ty, inventive step or industrial applicability;					
· VI		Certain documents	cited							
VI			ne international application							
VI	VIII Certain observations on the international application									
Date of s	ubmissi	on of the demand	Dat	e of completion	of this report					
16.07.2004			18	18.04.2005						
		g address of the interna ining authority:	tional Aut	horized Officer	Suchas Palealten,					
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ı.	Basis	of the	repor	t
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	cription, Pages						
	1-32	!	as originally filed					
	Clai	ms, Numbers						
		•	an aviginally filed					
	1-36	·	as originally filed					
	Dra	wings, Sheets	. *					
	1		as originally filed					
2.	With lang	n regard to the langua luage in which the inte	age, all the elements marked above were available or furnished to this Authority in the ernational application was filed, unless otherwise indicated under this item.					
These elements were available or furnished to this Authority in the following language: , which is:								
the language of a translation furnished for the purposes of the international search (under Rule								
		the language of publi	ication of the international application (under Rule 48.3(b)).					
		the language of a tra Rule 55.2 and/or 55.3	nslation furnished for the purposes of international preliminary examination (under 3).					
3.	. With regard to any nucleotide and/or amino acid sequence disclosed in the international application; to international preliminary examination was carried out on the basis of the sequence listing:							
		contained in the inter	rnational application in written form.					
		filed together with the	e international application in computer readable form.					
	☐ furnished subsequently to this Authority in written form.							
 furnished subsequently to this Authority in computer readable form. The statement that the subsequently furnished written sequence listing does not go beyond the d in the international application as filed has been furnished. 								
4.	. The amendments have resulted in the cancellation of:							
		the description,	pages:					
		the claims,	Nos.:					
		the drawings,	sheets:					

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5.		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).											
		(Any replacement sheet conta report.)	ining s	uch amendm	ents m	ust be i	referi	red to	under i	tem 1	and an	nexed to	this
6.	Add	litional observations, if necessa	ry:										
II.	Pric	ority											
1.		This report has been established as if no priority had been claimed due to the failure to furnish within the prescribed time limit the requested:)		
		copy of the earlier application whose priority has been claimed.											
☐ translation of the earlier application whose priority has been claimed.													
2.		This report has been established as if no priority had been claimed due to the fact that the priority claim ha been found invalid.								has			
Thus for the purposes of this opinion, the international filing date indicated above is considerelevant date.									ed to b	e the			
3.	Add	litional observations, if necessa	ry:								٠.		
											, ‡		سندرنس
٧.		soned statement under Artic tions and explanations supp				ovelty,	inve	ntive	step or	indu	strial`a	pplicabil	ity;
1.	Sta	tement											
	Nov	velty (N)	Yes: No:	Claims Claims	1-36	<u>.</u> .					- · ·	× .	
	Inve	entive step (IS)	Yes: No:	Claims Claims	1-36								
	Indi	ustrial applicability (IA)	Yes: No:	Claims Claims	1-36								
2.	Cita	ations and explanations											

see separate sheet

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**



Re Item V.

- The following document is referred to in this communication: 1 D1: US 5 932 090 A (DELBIANCO ALBERTO ET AL) 3 August 1999 (1999-08-03)
- Document D1 (See claim 1 and Fig. 1 of D1), which is considered to represent the 2 most relevant state of the art, discloses a process for the conversion of heavy crude oils and distillation residues to distillates comprising the following steps: admixing said heavy crude oil or distillation residue with a suitable hydrogenation catalyst to obtain a slurry, transferring said slurry to a hydrotreating reactor and introducing hydrogen or a mixture of hydrogen and H2S to said hydrotreating reactor and hydrotreating said heavy crude oils at a temperature of between 370 and 480 DEG C., thus converting said heavy crude oils and distillation residues to distillates:

transferring a stream containing the hydrotreated reaction product and the catalyst to a distillation zone and distilling a stream containing the hydrotreated reaction product and the catalyst in the slurry phase and separating the most volatile fractions:

deasphalting a high-boiling fraction obtained in the distillation step by transferring said high-boiling fraction to a deasphaltation zone obtaining two streams, one consisting of deasphalted oil (DAO), the other comprising asphaltenes, catalyst in slurry phase, coke and rich in metals coming from the initial charge; recycling at least 60% of said stream comprising asphaltenes, catalyst in slurry phase, coke, and rich in metals, to the hydrotreating zone

From this, the subject-matter of independent claim 1 differs in that: a fraction of the stream containing asphaltenes, called flushing stream, is sent to a treatment section with a suitable solvent for the separation of the product into a solid fraction and a liquid fraction from said solvent can be subsequently removed.

The subject-matter of claim 1 is therefore novel (Article 33(2) PCT) 2.1 The problem to be solved by the present invention may be regarded as how to improve this process by reducing the amount of flushing fraction and by upgrading (see p.12 § 1 of present description).

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**



The solution to this problem proposed in claim 1 of the present application is 2.2 considered as involving an inventive step (Article 33(3) PCT) because no documents of the prior art on file discloses_this distinguishing feature nor gives a hint to its effect.

